# IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS WACO DIVISION

JIAXING SUPER LIGHTING ELECTRIC	§	
APPLIANCE CO., LTD. AND OBERT,	§	
INC.,	§	
Plaintiffs,	§ §	CASE NO. 6:20-cv-00018-ADA
vs.	§ §	JURY TRIAL DEMANDED
CH LIGHTING TECHNOLOGY CO.,	8 §	DUDI IC VEDCION
LTD., ELLIOTT ELECTRIC SUPPLY INC. AND SHAOXING RUISING	§ §	PUBLIC VERSION
LIGHTING CO., LTD.,	§ 8	
Defendants.	§	

## ORDER CONCERNING FINAL PRETRIAL CONFERENCE MOTIONS

Before the Court are the parties' respective motions *in limine*, Defendants CH Lighting Technology Co., Ltd., Elliott Electric Supply Inc., and Shaoxing Ruising Lighting Co., Ltd.'s ("CH's") *Daubert* motion, and Plaintiffs Jiaxing Super Lighting Electric Appliance Co., Ltd. and Obert, Inc.'s ("Super Lighting's") motion for sanctions. The Court held a Final Pretrial Conference concerning these motions on October 6, 2021. During that hearing, the Court provided oral rulings on each of the motions. The Court now enters those motions.

It is hereby ORDERED as follows:

## Super Lighting's Motions in Limine

Motion	Ruling
Super Lighting's Motion in Limine No. 1	GRANTED.
to exclude any reliance on third-party	
documents produced late (this week)	This motion was agreed to by the parties, and
	is therefore granted.
Super Lighting's Motion in Limine No. 2	GRANTED.
to exclude any reliance on third-party	
documents form nonparty, Chinese chip	The Court found that because the documents
	lack a sponsoring witness, Defendants'

Motion	Ruling
manufacturer	experts, witnesses, and attorneys are further precluded from relying on or referencing for any purpose the documents produced by , which bear Bates Nos0000001
Super Lighting's Motion in Limine No. 3	GRANTED.
to exclude any references to any	This motion was agreed to by the parties, and is therefore granted.
Super Lighting's Motion in Limine No. 4	GRANTED.
to exclude any testimony concerning any issues related to Defendants' now dropped inequitable conduct and unclean hands allegations	This motion was agreed to by the parties, and is therefore granted.
Super Lighting's Motion in Limine No. 5 to	DENIED.
exclude any references, evidence, testimony (including expert testimony) or arguments regarding alleged non-infringing alternatives	CH may introduce evidence related to alleged non-infringing alternatives that are disclosed in CH's expert reports, and Super Lighting may introduce any evidence showing there are no non-infringing alternatives, including CH's interrogatory responses that do not identify any non-infringing alternatives.
Super Lighting's Motion in Limine No. 6 to exclude any references, evidence, testimony (including expert testimony), or arguments that are inconsistent with or rejected in the Court's claim constructions	GRANTED.  This motion was agreed to by the parties, and is therefore granted.
Super Lighting's Motion in Limine No. 7	GRANTED.
to exclude affirmative deposition designations of Aiming Xiong from the unrelated MaxLite case on different patents	This motion was agreed to by the parties, and is therefore granted.
Super Lighting's Motion in Limine No. 8	GRANTED.
to exclude information relating to Plaintiffs' political affiliations, Plaintiffs' nationalities, and COVID-19	This motion was agreed to by the parties, and is therefore granted.
Super Lighting's Motion in Limine No. 9	GRANTED.
to exclude references, evidence, testimony, or arguments regarding the	This motion was agreed to by the parties, and is therefore granted.

Motion	Ruling
Super Lighting's Motion in Limine No. 10 to exclude evidence, argument, and testimony concerning comparisons of Accused Products or their components with either prior art or Super Lighting's products/components	GRANTED.
Super Lighting's Motion in Limine No.	MOOTED.
11 to exclude information regarding CH Lighting's ownership of patents	This motion was dropped by Super Lighting, and is therefore moot.
Super Lighting's Motion in Limine No.	MOOTED.
12 to exclude information regarding	
certain inventors not testifying and no longer working for Super Lighting	This motion was dropped by Super Lighting, and is therefore moot.
Super Lighting's Motion in Limine No.	GRANTED.
13 to exclude information regarding	This motion was agreed to by the parties, and is therefore granted.
Super Lighting's Motion in Limine No. 14 to exclude any suggestion that Super Lighting's reduction of the Asserted Patents or patent claims to streamline this litigation amounts to a concession of non-infringement or invalidity	GRANTED.
Super Lighting's Motion in Limine No. 15 to exclude any reference to declarations provided by Defendants' witnesses or any third party	GRANTED.
Super Lighting's Motion in Limine No. 16	GRANTED.
to exclude any reference to any expert's prior work with Super Lighting's lawyers or retention by Perkins Coie LLP	This motion was agreed to by the parties, and is therefore granted.
Super Lighting's Motion <i>in Limine</i> No. 17 to exclude any disparaging remarks regarding the USPTO and examiners	GRANTED.
Super Lighting's Motion in Limine No.	GRANTED.
18 to exclude improper inequitable conduct arguments (couched as inventorship allegations) from the jury	This motion was agreed to by the parties, and is therefore granted.

Motion	Ruling
Super Lighting's Motion in Limine No. 19	GRANTED.
to exclude reliance or mention of any third-	
party opinions or unasserted patents	

# CH's Motions in Limine

Motion	Ruling
CH's Motion in Limine No. 1 to preclude Plaintiffs from offering outlandish or conspiratorial theories at trial	GRANTED.
CH's Motion in Limine No. 2 to preclude Plaintiffs from discussing the political affiliations of witnesses	GRANTED.  This motion was agreed to by the parties, and is therefore granted.
CH's Motion in Limine No. 3 to preclude Plaintiffs from discussing discovery disputes and other extraneous matter	GRANTED.
CH's Motion in Limine No. 4 to preclude Plaintiffs from insinuating that	DENIED.  The Court clarified that the parties should approach the bench before intimating that a witness from the other side did something unethical or illegal, such as stealing.
CH's Motion in Limine No. 5 to preclude Plaintiffs from referencing the RadIP press releases and Mr. Jiang's related comments	GRANTED.
CH's Motion in Limine No. 6 to preclude Plaintiffs from referencing the	DENIED.
CH's Motion in Limine No. 7 to exclude any reference to the "presumption of validity"	DENIED.
CH's Motion in Limine No. 8 to preclude Plaintiffs from referencing Barry Qin's unfounded testimony about the advantages of Super Lighting's tube lamps	DENIED.

### **CH's Daubert Motion**

IT IS HEREBY ORDERED that Defendants' Motion to Exclude Certain Opinions and Testimony of Lauren Kindler is DENIED.

### **Super Lighting's Motion for Sanctions**

IT IS HEREBY ORDERED that Plaintiffs' Motion for Sanctions is GRANTED.

IT IS FURTHER ORDERED that the following instruction will be provided to the jury in both preliminary and final jury instructions:

"CH Lighting and Ruising first learned about the asserted '140 Patent on February 16, 2019, and first learned of the asserted '540 and '125 Patents in July 2019. Upon learning of the asserted patents, CH Lighting and Ruising took no actions other than to retain litigation counsel for this case on or about November 12, 2020."

The question of attorneys' fees requested in Plaintiffs' Motion is hereby STAYED until after trial.

IT IS SO ORDERED this 15th day of October, 2021.

THE HONORABLE ALAN D ALBRIGH UNITED STATES DISTRICT JUDGE